Court of Appeals, State of Michigan

ORDER

Darsalyn Salmon v Randall Smith

Bill Schuette Presiding Judge

Docket No.

276573

Richard A. Bandstra

LC No.

99-009368-DM

Patrick M. Meter

Judges

The Court, acting under MCR 7.203(F)(2), orders that the motion for reconsideration is DENIED. The Court would note, in addition to what was stated in the April 25, 2007 order, that the reason that MCR 7.202(6)(a)(iv) was added in 2000 was to cover the situation where the Court of Appeals was reviewing by right the MCR 7.202(6)(a)(i) final order that may have included in the same order attorney fees and costs; but if attorney fees and costs were determined at a later date that subsequent order had to be appealed by an application for leave to appeal in the Court of Appeals. The Court of Appeals felt it was a waste of time to have to review the application in that situation since those applications were being automatically granted by many of the judges. MCR 7.202(6)(a)(iv) was not added in 2000 to cover attorney fees and costs litigating postjudgment matters.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAY 2 1 2007

Date

Stata Schult Mensel
Chief Clerk